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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/051,003	01/18/2002	Patrick C. Marks	9319	7774
759	90 11/10/2005		EXAMINER	
William W. Habelt			NGUYEN, TU MINH	
Carrier Corporat	tion			DADED MID (DED
P.O. Box 4800			ART UNIT	PAPER NUMBER
Syracuse, NY	13221		3748	
		•	DATE MAILED::11/10/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·			
	Application No.	Applicant(s)	
·	10/051,003	MARKS ET AL.	
Office Action Summary	Examiner	Art Unit	
	Tu M. Nguyen	3748	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence address	5
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING [- Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statuly Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI .136(a). In no event, however, may a life will apply and will expire SIX (6) MON te, cause the application to become Al	CATION. reply be timely filed NTHS from the mailing date of this communi BANDONED (35 U.S.C. § 133).	
Status			
<i>'</i>	is action is non-final.		
3) Since this application is in condition for allowed	•	·	its is
closed in accordance with the practice under	Ex parte Quayre, 1955 C.L	7. 11, 455 O.G. 215.	
Disposition of Claims			
 4) Claim(s) 3,4 and 7-12 is/are pending in the appearance 4a) Of the above claim(s) is/are withdraws 5) Claim(s) is/are allowed. 6) Claim(s) 3,7 and 9 is/are rejected. 7) Claim(s) 4,8 and 10-12 is/are objected to. 8) Claim(s) are subject to restriction and/ 	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examin	er		
10)⊠ The drawing(s) filed on <u>18 January 2002</u> is/ard		bjected to by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct			
11)☐ The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PTO-15	52.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in A onty documents have been au (PCT Rule 17.2(a)).	Application No received in this National Stag	e ·
Attachment(s)	a □	D	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152) 	

DETAILED ACTION

An Applicant's Amendment filed on August 26, 2005 has been entered. Claims 3, 4, and 1. 7-12 have been amended. Overall, claims 3, 4, and 7-12 are pending in this application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 2. basis for the rejections under this section made in this Office Action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 3, 7, and 9 are rejected under 35 U.S.C. 102(e) as being anticipated by Jessberger (U.S. Patent 6,494,290).

Re claim 3, as shown in Figures 2-3, in a system having a multi-speed engine with an air inlet line (1) connected to the engine, Jessberger discloses a Helmholtz resonator structure comprising:

- a closed chamber (9) configured as a single dead end side branch connected to the inlet line and defining a Helmholtz resonator continuously operatively connected to the inlet line via a restricted connection (7) (the restricted connection (7) is always or continuously connected to the closed chamber (emphasis added); the restricted connection (7), even though in only periodic

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fluid communication with the closed chamber, is always in operation to reduce noise in the air inlet line when the engine is in operation); and

- means (10, 7, 8) for attenuating noise in a plurality of frequencies by changing the frequency response of the Helmholtz resonator responsive to changes in speed of the engine (also see Figures 5 and 6);

wherein the means for attenuating noise in a plurality of frequencies by changing the frequency response includes at least one restricted connection (8) which is selectively connected between the chamber and the inlet line (connection (8) is selectively opened or closed (lines 8-15 of column 3)).

Re claim 7, as shown in Figures 2-3, Jessberger discloses a system having a multi-speed engine with an inlet line (1) connected to the engine, microprocessor means (not shown but inherently must have) for controlling the speed of the engine, the improvement comprising:

- a closed chamber (9) configured as a single dead end side branch connected to the inlet line and defining a Helmholtz resonator continuously operatively connected to the inlet line via a restricted connection (7) (the restricted connection (7) is always or continuously connected to the closed chamber (emphasis added); the restricted connection (7), even though in only periodic fluid communication with the closed chamber, is always in operation to reduce noise in the air inlet line when the engine is in operation); and
- means (10, 7, 8) for attenuating noise in a plurality of frequencies by changing the frequency response of the Helmholtz resonator responsive to changes in speed of the engine (also see Figures 5 and 6);

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wherein the means for attenuating noise in a plurality of frequencies by changing the frequency response includes at least one restricted connection (8) which is selectively connected between the chamber and the inlet line (connection (8) is selectively opened or closed (lines 8-15 of column 3)).

With regard to the preamble directed to a "refrigeration system", a preamble to a claim is denied the effect of a limitation where the claim is drawn to a structure and the portion of the claim following the preamble is a self contained description of the structure not depending for completeness upon the introductory clause. See *Kropa v. Robie, supra at 480*. See also *Ex parte Mott*, 190 USPQ 311, 313 (PTO Bd. of App. 1975). Clearly, the pending base claim 7 does not rely on the preamble for completeness.

Re claim 9, as shown in Figures 2-3, Jessberger discloses a system having a multi-speed engine with an inlet line (1) connected to the engine, microprocessor means (not shown but inherently must have) for controlling the speed of the engine, the improvement comprising:

- a closed chamber (9) configured as a single dead end side branch connected to the inlet line and defining a Helmholtz resonator continuously operatively connected to the inlet line via a restricted connection (7) (the restricted connection (7) is <u>always or continuously connected</u> to the closed chamber (emphasis added); the restricted connection (7), even though in only periodic fluid communication with the closed chamber, is always in operation to reduce noise in the air inlet line when the engine is in operation); and

- means (10, 7, 8) for attenuating noise in a plurality of frequencies by changing the frequency response of the Helmholtz resonator responsive to changes in speed of the engine (also see Figures 5 and 6);

wherein the means for attenuating noise in a plurality of frequencies by changing the frequency response includes a valve (10) having only an open and a closed position (valve (10) is alternately closed and opened (line 13 of column 3)).

With regard to the preamble directed to a "refrigeration system", a preamble to a claim is denied the effect of a limitation where the claim is drawn to a structure and the portion of the claim following the preamble is a self contained description of the structure not depending for completeness upon the introductory clause. See *Kropa v. Robie, supra at 480*. See also *Ex parte Mott*, 190 USPQ 311, 313 (PTO Bd. of App. 1975). Clearly, the pending base claim 9 does not rely on the preamble for completeness.

Allowable Subject Matter

4. Claims 4, 8, and 10-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

5. Applicant's arguments with respect to the references applied in the previous Office Action have been fully considered but they are not persuasive.

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In response to applicant's argument that Jessberger fails to disclose "a Helmholtz resonator which is continuously operatively connected to the inlet line via a restricted connection" (page 6 of Applicant's Amendment), the examiner respectfully disagrees.

The phrase "continuous" is defined in a dictionary as "marked by uninterrupted extension in space, time, or sequence". Thus, in a view point of time (emphasis added), as shown in Figure 2, the closed chamber (9) in Jessberger defines a Helmholtz resonator which is continuously operatively connected to the inlet line (1) via a restricted connection (7) to reduce noise in the engine at all times (or for an uninterrupted extension of time), regardless if the connection (7) is opened or closed. Claims in a pending application are given their broadest reasonable interpretation. See *In re Pearson*, 181 USPQ 641 (CCPA 1974). Thus, in the broadest reasonable interpretation of claims 3, 7, and 9, Jessberger clearly discloses a Helmholtz resonator which is continuously operatively connected to the inlet line (1) via a restricted connection (7).

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., a restricted connection is <u>always open</u> with the closed chamber (page 5 of Applicant's Amendment)) (emphasis added) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). For the examiner, the phrase "always open" is more clearly defined over the phrase "continuously operatively connected"

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Communication

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Tu Nguyen whose telephone number is (571) 272-4862.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Thomas E. Denion, can be reached on (571) 272-4859. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TMN

November 9, 2005

Tu M. Nguyen

Tu M. Nguyen

Primary Examiner

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